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## DECLARATION AND POWER OF ATTORNEY FOR UTILITY PATENT APPLICATION

As below named inventors, we hereby declare that:

Our residence, post office address and citizenship are as stated below, next to our names,

I believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

## **UPGRADEABLE OPTICAL ADD/DROP MULTIPLEXER**

	UPGR	RADEABLE OF HEAL ADD/DI	KOP WILL I IPLE	EAER	
the specification	n of which				
	tached hereto. filed on * and assigne	ed US Serial No. *.			
claims, as amel known or used publication in an was not in publication in application in a representatives  I acknowledge to with Title 37, Colline Interest of interest or interest in the same of th	nded by any amendment in the United States of any country before my ic use or on sale in the any country foreign the any country foreign the duty to disclose in the duty to d	and understand the contents nent referred to above. I do not of America before my invention invention thereof or more that the United States of America do r made the subject of an it to the United States of America to the United States of America twelve months prior to this automation which is material to ations, Section 1.56 (a).	ot know and do on thereof, or particular one year price more than one inventor's certification and application.  The examination of the examinatio	not believe that the atented or describe or to this application e year prior to this acate issued before plication filed by room of this application of this application of this application that is application of the prior of any foreign application application of the prior of this application of this application application of the prior of this application application application of the prior	same was ever ed in any printed in, that the same application, and the date of this me or my legal in in accordance in application(s)
inventor's certifi  Prior Foreign A	•	ate before that of the applicati	on on which pri	ority is claimed:  Priority Cla	aimad
CHOLL GIEIGH A	Aprication (S)			r normy can	simed
(Number)	(Country)	(Day/Month/Yea	(Day/Month/Year Filed)		No
(Number)	(Country)	(Day/Month/Yea	(Day/Month/Year Filed)		No
listed below and United States a 112, I acknowle Section 1.56(a) filing date of this	d, insofar as the subjupplication in the manadedge the duty to discluding which occurred betwas application:	e 35, United States Code, S ect matter of each of the clainner provided by the first partose material information as een the filing date of the prior August 28, 2002	ms of this appli ragraph of Title defined in Title r application and	ication is not disclo 35, United States 37, Code of Feder d the national or Po	sed in the prior Code, Section ral Regulations, CT international
(Application	Serial No.)	(Filing Date)	(Status	patented, pending,	abandoned)
(Application Serial No.)		(Filing Date)	(Status -	patented, pending,	abandoned)

I hereby appoint Joseph A. Sawyer, Jr., Reg. No. 30,801; Stephen G. Sullivan, Reg. No. 38,329; Janyce R. Mitchell, Reg. No. 40,095; Michele Liu, Reg. No.: 44,875; Joyce Tom, Reg. No. 48,681; and Michael E. Woods, Reg. No. 33,466 of SAWYER LAW GROUP LLP, located at 2465 E. Bayshore Rd., Suite 406, Palo Alto, California 94303, telephone (650) 493-4540, as my attorneys with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

Address all telephone calls to Michele Liu, at telephone number (650) 493-4540, and all correspondence to:

## P.O. Box 51418 Palo Alto, California 94303

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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